

UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/839,217	04/23/2001		Alan L. Kregel	BS00-079-CIP	4735
28970	7590 11/26/2003			EXAMINER	
SHAW PI	ΓTMAN		CUMMING, WILLIAM D		
IP GROUP 1650 TYSO	NS BOUL	EVARD	ART UNIT	PAPER NUMBER	
	SUITE 1300				4
MCLEAN,	MCLEAN, VA 22102			DATE MAILED: 11/26/2003	, /-

Please find below and/or attached an Office communication concerning this application or proceeding.

•					
	Application No.	Applicant(s)			
	09/839,217	ALAN KREGEL			
Office Action Summary	Examiner	Art Unit			
	WILLIAM D. CUMMING	2683			
The MAILING DATE of this communication apprend for Reply	ears on the cover sheet with th	e correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply tf NO period for reply specified above, the maximum statutory period w. Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	6(a). In no event, however, may a reply be within the statutory minimum of thirty (30) ill apply and will expire SIX (6) MONTHS to cause the application to become ABANDO	e timely filed days will be considered timely. from the mailing date of this communication. DNED (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on					
2a) ☐ This action is FINAL. 2b) ☑ Thi	s action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1-39 is/are pending in the application					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed. 6) Claim(s) <u>1-39</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement				
Application Papers	election requirement.				
9) The specification is objected to by the Examiner					
10) The drawing(s) filed on is/are: a) accep	ted or b)⊡ objected to by the E	xaminer.			
Applicant may not request that any objection to the	drawing(s) be held in abeyance	See 37 CFR 1.85(a).			
11) The proposed drawing correction filed on	is: a) ☐ approved b) ☐ disap	proved by the Examiner.			
If approved, corrected drawings are required in rep	ly to this Office action.				
12)☐ The oath or declaration is objected to by the Exa	aminer.				
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:					
 Certified copies of the priority documents 	have been received.				
2. Certified copies of the priority documents	have been received in Applic	cation No			
 3. Copies of the certified copies of the prior application from the International Bur * See the attached detailed Office action for a list of 	eau (PCT Rule 17.2(a)).	_			
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 11	9(e) (to a provisional application).			
a) ☐ The translation of the foreign language prov 15)☐ Acknowledgment is made of a claim for domestic	visional application has been	received.			
Attachment(s)		••			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Inform	nary (PTO-413) Paper No(s) nal Patent Application (PTO-152)			

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DETAILED ACTION

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 2. A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process... may obtain a patent therefor..." Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957).
- 3. A statutory type (<u>35 U.S.C. 101</u>) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon <u>35 U.S.C. 101</u>.
- 4. Claims 1-39 are provisionally rejected under <u>35 U.S.C. 101</u> as claiming the same invention as that of claims 1-39 of copending Application No. 09/822,332. This is a <u>provisional</u> double patenting rejection since the conflicting claims have not in fact been patented.
- 5. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).
- 6. A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).
- 7. Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

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8. Claims 1-39 provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-39 of copending Application No. 09/822,332. Although the conflicting claims are not identical, they are not patentably distinct from each other because the current application claiming the same invention as that of claims 1-39 of copending Application No. 09/822,332.

- This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.
- 10. Claims 1-39 of this application conflict with claims 1-39 of Application No. 09/822,332. 37 CFR 1.78(b) provides that when two or more applications filed by the same applicant contain conflicting claims, elimination of such claims from all but one application may be required in the absence of good and sufficient reason for their retention during pendency in more than one application. Applicant is required to either cancel the conflicting claims from all but one application or maintain a clear line of demarcation between the applications. See MPEP § 822.

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11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Dalal discloses a wireless communications network in which a group of base stations are served by a mobile switching center that maintains a master data record for all missed calls from mobile devices in all base station coverage areas. Missed call data are stored in different priority level queues in each of the bases stations. When a call is missed in a first base station coverage area, a time stamp or a sequence number for the missed call is stored in the mobile switching center. If the mobile device moves into a second base station coverage area, the mobile device re-originates the missed call. The second base station receives from the mobile switching center the priority level of the re-originated call and the time stamp or unique sequence number from the mobile switching center. If the second base station does not have a traffic channel available, the second base station puts the missed call in the proper priority level queue and, within that proper priority level queue, can use the time stamp or the sequence number to determine the priority of the missed call relative to the pre-existing missed calls already in the priority level queue.

Shostak shows a wireless communication system has a central computer, one or more wireless access points and one or more personal badges that communicate wirelessly with the one or more wireless access points. The badges provide the user with a communications device that permits the user to initiate telephone calls and conferences, receive telephone calls, receive pages and be located within a particular environment.

12. AMENDMENTS NOW MUST BE SUBMITTED IN REVISED FORMAT

All amendments received by the Office on or after July 30, 2003 must be in compliance with the rules as required by the Revised Amendment Practice. This practice requires the submission of an amendment document that includes separate sections for amendments to the claims, drawings, specification and abstract, each beginning on a new sheet of paper. If an amendment is received as a preliminary amendment or as a bona fide reply under 37 CFR 1.111, that has compliant amendments to one or more separate section(s), but also includes one, or more, separate section(s) with non-compliant amendments, the Office will mail a Notice of Non-Compliant Amendment requiring correction to the non-compliant section(s) within a time period set by the Office. When making corrections, applicant should just resubmit the needed corrected section(s), and correspondingly, should not resubmit the entire amendment document. For example, if the amendment included compliant amendments to the drawings, a notice requiring resubmission of compliant amendments to the drawings would be sent.

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In reply to the notice, applicant should only submit a compliant amendment to the drawings, and not the previously compliant amendments to the specification and claims. If any additional, or further, amendments to the claims are desired, the changes must be made relative to the previous compliant amendment to the claims. The Office will consider both the previous compliant amendment to the claims, and the supplemental compliant amendment to the claims, after the Office receives the compliant amendment to the drawings.

An amendment submitted on or after July 30, 2003 as part of a reply after the close of prosecution (e.g., as a reply under 37 CFR 1.116) that is not compliant with the Revised Amendment Practice will not act to toll the outstanding time period. **See** 37 CFR 1.135(c). A notice (e.g., an advisory action) may be mailed by the Office specifying which section(s) of the amendment was not in compliance with the Revised Amendment Practice, but no new time period will be given to provide a compliant section.

REVISED FORMAT OF AMENDMENTS

Begin on separate sheets:

Each section of an Amendment (e.g., Claim Amendments, Specification Amendments, Remarks) should begin on a separate sheet. For example, in an amendment containing a.) introductory comments, b.) amendments to the claims, c.) amendments to the specification, and d.) remarks, each of these sections should begin on a separate sheet. This will facilitate the process of separately indexing and scanning of each part of an amendment document for placement in an electronic file wrapper.

Two versions of amended part(s) no longer required:

The current requirement in 37 CFR 1.121(b) and (c) to provide two versions (a clean version and a marked up version) of each replacement paragraph, section, substitute specification or claim will be waived where an amendment is submitted in the following format:

A) Amendments to the claims:

Each amendment document that includes a change to an existing claim, or submission of a new claim, **must include a complete listing** of all claims in the application. After each claim number, the status must be indicated in a parenthetical expression, and the text of each claim under examination (with markings to show current changes) must be presented. The listing will serve to replace all prior versions of the claims in the application.

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(1) The current status of all of the claims in the application, including any previously canceled or withdrawn claims, must be given. Status is indicated in a parenthetical expression following the claim number by one of the following: (original), (currently amended), (previously amended), (canceled), (withdrawn), (new), (previously added), (reinstated – formerly claim #_), (previously reinstated), (re-presented – formerly dependent claim #_), or (previously re-presented). The text of all pending claims under examination must be submitted each time any claim is amended. Canceled and withdrawn claims should be indicated by only the claim number and status.

- (2) All claims being currently amended must be presented with markings to indicate the changes that have been made relative to the immediate prior version. The changes in any amended claim should be shown by strikethrough (for deleted matter) or underlining (for added matter). An accompanying clean version is not required and should not be presented. Only claims of the status "currently amended" will include markings.
- (3) The text of pending claims <u>not being amended</u> must be presented in clean version, i.e., without any markings. Any claim presented in clean version will constitute an assertion that it has not been changed relative to the immediate prior version.
- (4) A claim may be canceled by merely providing an instruction to cancel. Listing a claim as canceled will constitute an instruction to cancel. Any claims added by amendment must be indicated as (new) and shall not be underlined.
- (5) All of the claims in each amendment paper must be presented in ascending numerical order. Consecutive canceled or withdrawn claims may be aggregated into one statement (e.g. Claims 1 5 (canceled)).

Example of listing of claims:

Claims 1-5 (canceled)

Claim 6 (withdrawn)

Claim 7 (previously amended): A bucket with a handle.

Claim 8 (currently amended): A bucket with a green blue handle.

Claim 9 (withdrawn)

Claim 10 (original): The bucket of claim 8 with a wooden handle.

Claim 11 (canceled)

Claim 12 (new): A bucket with plastic sides and bottom.

Claim 13 (previously added): A bucket having a circumferential upper lip.

Claim 14 (re-presented – formerly claim 11): A black bucket with a wooden handle.

B) Amendments to the specification:

Amendments to the specification may be made by presenting a replacement paragraph, section or substitute specification marked up to show changes made relative to the immediate prior version. An accompanying clean version is not required and should not be presented.

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C) Amendments to drawing figures:

Drawing changes may be made by presenting replacement figures which incorporate the proposed changes and which comply with § 1.84. An explanation of the changes made must be presented in the remarks section of the amendment. If the changes to the drawing figure(s) are not approved by the examiner, applicant will be informed in the next Office action. Any replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even though only one figure may be amended. The figure or figure number of the amended drawing should not be labeled as "amended."

Any questions regarding the submission of amendments pursuant to the revised practice set forth in this flyer should be directed to the following legal advisors in the Office of Patent Legal Administration (OPLA): Elizabeth Dougherty (Elizabeth Dougherty@uspto.gov), Gena Jones (Eugenia.Jones@uspto.gov) or Joe Narcavage (Joseph.Narcavage@uspto.gov). For information on the waiver or legal aspects of the prototype, please contact Jay Lucas (Jay.Lucas@uspto.gov), Senior Legal Advisor (PCTLA) or Rob Clarke (Robert.Clarke@uspto.gov), Senior Legal Advisor (OPLA). Alternatively, further information may be obtained by calling OPLA at (703) 305-1616.

13. Patent Customers Advised to FAX Communications to USPTO

Facsimile transmissions of communications to the Office can significantly expedite processing of the communication within the Office. For example, when an assignment document is faxed to the Office, the average cycle time to process, record, and send a notice of recordation is one calendar day, whereas when the document is mailed to the Office, the average cycle time is 113 calendar days. See Status of Office of Public Records Services, 1269 Off. Gaz. Pat. Office 19,20 (April 1, 2003).

With many of the facsimile numbers provided below (i.e., those numbers below with 746 or 872 after the area code in the facsimile number), a return receipt will be automatically generated that will include the number of pages received as well as the date and time the facsimile was received. Additionally, the return receipt will include an image of the received cover page. The return receipt will be automatically sent to the sender's facsimile machine so long as the sender's facsimile number is properly programmed in the sending facsimile machine, and the sender's facsimile machine is available to receive a fax immediately following the original transmission. (Note that with area code changes, or with movement of a facsimile machine

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from one number to another, the facsimile machine's number may need to be reprogrammed.) Even if a return receipt is not desired, at least the first page of the facsimile transmission must clearly indicate the date and time the transmission is sent, an identification of the business, other entity, or individual sending the transmission, and the telephone number of the sending machine or of such business, other entity, or individual. See 47 U.S.C. 227(d)(1)(B) and 47 CFR 68.318(d). A return receipt will be attempted to be sent several times, but if a busy signal is repeatedly received, a return receipt will not be received by the sender. Applicants are advised to use the certificate of facsimile transmission procedures when submitting a reply to an Office action by facsimile (see 37 CFR 1.6 and 1.8). Applicants are also advised to retain the return receipt in the event that the Office has no record of the facsimile submission.

PTO Form 2038 should be used when authorizing payment by credit card; this form is maintained separate from the file to ensure confidentiality. Note that current processing of assignment documents now permits use of of a credit card, but that PTO form 2038 should be used to prevent credit card information from being included in public records. Form PTO-2038 may be downloaded at http://www.uspto.gov/web/forms/2038.pdf from the USPTO website.

Faxes to the Office of Initial Patent Examination

Responses to notices from the Office of Initial Patent Examination (OIPE) and requests for corrected filing receipts may be filed by facsimile. New applications (other than continued prosecution applications (CPAs) under 37 CFR 1.53(d)) may not be filed by facsimile. The following is a list of Official Facsimile Numbers for the OIPE:

Fax number for corrected Filing Receipt Requests: 703-746-9195
Fax number for Response to Notice to File
Missing Parts (drawings may not be submitted by fax): 703-746-4060
Telephone number for Customer Service: 703-308-1202

Faxes to the Technology Centers

In addition, communications may be faxed to the Technology Centers. The following is a list of Official Facsimile Numbers for the Technology Centers:

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TC1600:

Before Final: 703-872-9306 After Final: 703-872-9307

Customer Service: 703-872-9305 Telephone number for customer

service: (703) 308-0198

TC1700:

Before Final: 703-872-9310 After Final: 703-872-9311

Customer Service: 703-872-9309 Telephone number for customer

service: (703)306-5665

TC2100:

Before Final: 703-746-7239 After Final: 703-746-7238

Customer Service: 703-746-7240 Telephone number for customer

service: (703)306-5631

TC2600:

Before Final: 703-872-9314 After Final: 703-872-9315

Customer Service: 703-872-9313 Telephone number for customer

service: (703)306-0377

TC2800:

Before Final: 703-872-9318 After Final: 703-872-9319

Customer Service: 703-872-9317 Telephone number for customer

service: (703)306-3329

TC2900:

Before Final: 703-872-9322 After Final: 703-872-9323

Customer Service: 703-872-9321 Telephone number for customer

service: (703)306-5648

TC3600:

Before Final: 703-872-9326 After Final: 703-872-9327

Customer Service: 703-872-9325 Telephone number for customer

service: (703)306-5771

TC3700:

Before Final: 703-872-9302 After Final: 703-872-9303

Customer Service: 703-872-9301 Telephone number for customer

service: (703)306-5648

Faxes to the Office of Patent Publication

Patent applicants are also reminded that 37 CFR 1.6(d) permits payment of an issue fee and a publication fee (if required) by facsimile transmission. When drawings are submitted with payment of an issue fee, they may be submitted by facsimile, although applicants are reminded that the facsimile process may reduce the quality of the drawings, and the Office will generally print the drawings received.

The applicable telephone numbers for payment of the issue and/or publication fee(s) by facsimile transmission are as follows:

Fax number for Issue Fee

(and any Publication Fee) Payments: (703) 746-4000

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Telephone number to check on receipt of payment (with Office of Patent Publication): (703) 305-8283

The Office of Patent Publication also handles many matters related to publication of patent applications. For example, express abandonments under 37 CFR 1.138(c) are handled by the Pre-Grant Publication Division of the Office of Patent Publication. In addition, requests to rescind a nonpublication request and notices of foreign filing should be directed to the Pre-Grant Publication Divison. Questions regarding publication of patent applications (or rescissions of nonpublication requests) may also be directed by e-mail to pgpub@uspto.gov.

Fax number for PGPUB correspondence: (703) 305-8568

Telephone number for the Pre-Grant Publication Division: (703) 605-4283

Faxes of Assignment Documents

Facsimile transmission to record an assignment or other documents affecting title is also accepted. This process allows customers to submit their documents directly into the automated Patent and Trademark Assignment System and receive the resulting recordation notice at their fax machine. Credit card payments to record assignment documents are now accepted, but use of the credit card form (PTO Form-2038) is required for the credit card information to separated from the assignment records. Only documents with an identified patent application or patent number, a single cover sheet to record a single type of transaction, and the fee paid by a USPTO deposit account or credit card may be submitted via facsimile. Please refer to our Web Site, at http://www.uspto.gov/web/offices/ac/ido/opr/ptasfax.pdf for more information regarding the submission of assignment documents via facsimile.

Fax number for Automated Patent and Trademark Assignment system:

703-306-5995

Telephone number for Assignment

Division for assistance:

703-308-9723

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Faxes to the Office of Petitions

Applicable correspondence may be submitted to the Office of Petitions via facsimile. For questions concerning Petitions, contact the Office of Petitions at the numbers below:

Fax number for the Office of Petitions: 703-308-6916

Telephone number for customer service and inquiries: 703-305-9282.

14. If applicants wish to request for an interview, an "Applicant Initiated Interview Request" form (PTOL-413A) should be submitted to the examiner prior to the interview in order to permit the examiner to prepare in advance for the interview and to focus on the issues to be discussed. This form should identify the participants of the interview, the proposed date of the interview, whether the interview will be personal, telephonic, or video conference, and should include a brief description of the issues to be discussed. A copy of the completed "Applicant Initiated Interview Request" form should be attached to the Interview Summary form, PTOL-413 at the completion of the interview and a copy should be given to applicant or applicant's representative.

15. SPECIAL MAIL STOPS FOR PATENT MAIL

Effective May 1, 2003, the United States Patent and Trademark Office has a new address for some mail. See Correspondence with the United States Patent and Trademark Office, 68 Fed. Reg. 14332 (March 25, 2003). The mail stop should generally appear as the first line in the address, but the term "Mail Stop" may be abbreviated "MS". Special mail stop designations should be used to allow forwarding of particular types of mail to the appropriate areas as quickly as possible. Such mail may be forwarded to the appropriate area without being opened. Only the specified type of document should be placed in an envelope addressed to one of these special mail stops. If any documents other than the specified type identified for each special mail stop are addressed to that mail stop, they will be significantly delayed in reaching the appropriate area for which they are intended.

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Some correspondence may only be submitted via the Office's electronic filing system (EFS). Instructions on how to file and what can be filed via EFS are posted on the Office's Internet Web site http://www.uspto.gov under the Electronic Business Center section.

Please address mail to be delivered by the United States Postal Service (USPS) as follows:

Mail Stop ____

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Please address mail to be delivered by other delivery services (Federal Express (Fed Ex), UPS, DHL, Laser, Action, Purolater, etc.) as follows:

U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop ____ Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202

Mail Stop Designations	Explanation
Mail Stop 12	Contributions to the Examiner Education Program.
Mail Stop 313(c)	Petitions under 37 CFR 1.313(c) to withdraw a patent application from issue after payment of the issue fee and any papers associated with the petition, including papers necessary for a continuing application or a request for continued examination (RCE).
Mail Stop AF	Amendments and other responses after final rejection, other than an appeal brief.
Mail Stop Appeal Brief- Patents	For appeal briefs under 37 CFR 1.192 or reply briefs under 37 CFR 1.193(a).
Mail Stop Application Number	For fee and petitions under 37 CFR 1.182 to obtain Mail Stop Designation received and/or application number for patent applications prior to the Office's standard notification (return post card or the official "Filing Receipt," "Notice to File Missing Parts," or "Notice of Incomplete Application").
Mail Stop Comments- Patents	Public comments regarding patent related regulations and procedures.
Mail Stop Conversion	Requests under 37 CFR 1.53(c)(2) to convert a nonprovisional application to a provisional application and requests under 37 CFR 1.53(c)(3) to convert a provisional application to a nonprovisional application.
Mail Stop CPA	Requests for Continued Prosecution Applications (CPA's)

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under 37 CFR 1.53(d).

Mail Stop DD Disclosure Documents or materials related to the Disclosure

Document Program.

Mail Stop Design The filing of all design patent applications that do not

request expedited examination under 37 CFR 1.55.

Mail Stop EBC Mail for the Electronic Business Center

Mail Stop ILS Correspondence relating to international patent

classification, exchanges and standards.

Mail Stop Expedited Design Only to be used for the initial filing of design applications

accompanied by a request for expedited examination under 37 CFR 1.155. (Design applicants seeking expedited examination may alternatively file a design application and corresponding request under 37 CFR 1.155 by hand-delivering the application papers and request directly to the

Design Group Director's office.)

Mail Stop Issue Fee All communications following the receipt of a PTOL-85,

"Notice of Allowance and Fee(s) Due," and prior to the issuance of a patent should be addressed to Mail Stop Issue Fee, unless advised to the contrary. Issue fee

payments can also be faxed to (703)746-4000. Assignments are the exception. Assignments (with cover sheets) should be faxed to (703)306-5995 or submitted in a separate envelope and be sent to Mail Stop Assignment Recordation Services, Director - US Patent and Trademark Office as

shown below.

Mail Stop Missing Parts Reply to the Notice to File Missing Parts of Application and

associated papers and fees. Note that such correspondence

may also be faxed to: 703-746-4060.

Mail Stop MPEP Submissions concerning the Manual of Patent Examining

Procedure.

Mail Stop Non-Fee

Amendment

Mail Stop Patent Application

Mail Stop Patent Ext.

Non-fee amendments to patent applications. (Use Mail Stop

AF for replies after final rejection.)

New patent applications and associated papers and fees.

Applications for patent term extension and any

communications relating thereto.

Mail Stop Petition Petitions to be decided by the Office of Petitions including

petitions to revive and petitions to accept late payment of

issue fees or maintenance fees.

Mail Stop PGPUB Correspondence regarding publication of patent applications

not otherwise provided, including requests for early publication made after filing, rescission of non-publication request, corrected patent application publication, refund of

publication fee.

Mail Stop PGPUB - ABD Petitions under 37 CFR 1.138 to expressly abandon an

application to avoid publication of the application.

Mail Stop PGPUB Drawings Drawings to be included in a patent application publication

(replacement drawings for drawings included with a patent

application on filing).

Mail Stop PCT Mail related to applications filed under the Patent

Cooperation Treaty.

Mail Stop Provisional Patent

Application

The filing of all provisional patent applications and any

communications relating thereto.

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Mail Stop RCE Requests for continued examination under 37 CFR 1.114. Mail Stop Reconstruction Correspondence pertaining to the reconstruction of lost

patent files.

Mail Stop Ex Parte Reexam Requests for Reexamination for original request papers

only.

Mail Stop Inter Partes Reexam Requests for Inter Partes Reexamination for original request

> papers and for all subsequent correspondence other than correspondence to the Office of the Solicitor (see 37 CFR

§§ 1.1(a)(3) and 1.302(c)).

Mail Stop Reissue All new and continuing reissue application filings. Mail Stop Sequence

Submission of diskette for applications with sequence

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16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Primary Examiner WILLIAM D. CUMMING whose telephone number is 703-305-4394. The examiner can normally be reached on Monday, Tuesday, Thursday, 11:30am to 8:30pm and Wednesday 6:30am to 3:30pm, EDT.

17. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Supervisory primary Examiner WILLIAM TROST can be reached on 703-308-5318. The fax phone numbers for the organization where this application or proceeding is assigned are 703-746-6075 for regular communications and 746-6075 for After Final communications.

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18. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-0377.

WILLIAM D. CUMMING Primary Examiner Art Unit 2683

wdc November 21, 2003



WILLIAM CUMMING

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